UNITED STATES DISTRICT COURT

for the

Middle District of North Carolina

Kelin F	d States of America v. Rosmeri LIMA Perez A) Jessica REYES Defendant)	Case No.	rill MJ	249-1
CRIMINAL COMPLAINT					
I, the complainant in this case, state that the following is true to the best of my knowledge and belief.					
On or about	the date of06/02/2016	in the county of	Chatham	in the	Middle District of
	the defendant violated	42	U. S. C. § 4	408(a)(7)(B)	
Commissioner of So	as follows:	nother person, wl	hen in fact suc	h number is not th	ne social security
This criminal complaint is based on these facts:					
See Attached Affiday	it				
Ø Continued	on the attached sheet.			Complainant's Luis Castrillon, S Printed name	Special Agent
Sworn to before me a Date: $10/6/6$	nd signed in my presence		(DO 8/9/1	<i>h</i> . <i>1</i>
City and state:	Durham, North Car	rolina	Joe	Judge's sig	mature Magistrate Judge
			300	Printed name	

1:16 MJ 249-1

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

AFFIDAVIT

- I, Luis Castrillon, am a Special Agent (S/A) of the Department of Homeland Security (DHS) under Immigration and Customs Enforcement (ICE), Homeland Security Investigations (HSI). I have been employed for approximately five and a half (5 1/2) years and have completed the Criminal Investigator Training Program held at the Federal Law Enforcement Training Center, Glynco, GA. Previous to my appointment as an S/A, I was a U.S. Postal Inspector with the United States Postal Service for approximately six and a half (6 1/2) years. As part of my duties I conducted investigations related to controlled substances trafficking, identity theft, mail and wire fraud, violent crimes, and other violations. I am currently assigned to the HSI Resident Agent in Charge Raleigh, North Carolina Field Office (ICE RAC/RA) and my duties include investigating violations of Title 8, Title 18, Title 19 and Title 21 of the United States Code to include violations of offenses, contraband of prohibited goods into the United States, attempting to obtain U.S. visas by fraud, making false statements, and intellectual property rights infringements. In addition, I completed Graduate School at the University of New Haven, West Haven, CT, where I obtained a Master of Science in Forensic Science degree.
- 2. This affidavit is submitted as evidence of the probable cause supporting the arrest warrant for Kelin Rosmeri LIMA Perez, also known as "Jessica REYES" for with intent to deceive, falsely represented a number to be the social security account number assigned by the Commissioner of Social Security to him or to another person, when in fact such number was not the social security account number assigned by the Commissioner of Social Security to him or to such other person, in violation of Title 42, United States Code, Section 408(a)(7)(B).
- 3. This affidavit is based upon information from my personal involvement in the investigation, supplied to me by other law enforcement officers, reviewing law enforcement reports, and surveillance. This affidavit does not set forth all

information known to HSI, about this case and is being submitted solely for the purpose of providing sufficient information to establish probable cause for support of a criminal complaint against VELASQUEZ-Flores for the above-mentioned violation.

Background

- 4. On July 2, 2016, your affiant received information from Siler City Police Department (SCPD) regarding an incident report filed by Rebeca Cardenas with the Marion County Sheriff's Office in South Carolina. Cardenas reported that while attempting to renew her government assistance with the South Carolina Department of Social Services (DSS), DSS showed that she allegedly was employed at McDonalds located at 1703 East 11th Street, Siler City, North Carolina, 27344.
- 5. In the course of this investigation, SCPD travelled to McDonalds located at 1703 East 11th Street, Siler City, North Carolina, 27344 and subsequently identified a young Hispanic female working under Cardenas name. This female was identified as Dora Velasquez-Flores.
- 6. On July 19, 2016, your affiant arrested Velasquez-Flores for violations of Title 42, United States Code, Section 408(a)(7)(B), misuse of social security number. Prior to interview, conducted in the Spanish language, Velasquez-Flores was advised of her Miranda rights. Velasquez-Flores also waived her rights by signing a warning and waiver form in the Spanish language. In the interview that followed, Velasquez-Flores stated that a McDonald's employee named "Porfiria" had hired her and gave her Cardenas' name to use for work purposes. Velasquez-Flores advised that she copied down Cardenas' name and other numbers from "Porfiria's" cell phone on a piece of paper.
- 7. Your affiant viewed the information written down by VELASQUEZ on this piece of paper and that information consisted of CARDENAS name, date of birth and social security number.

Investigation

8. Your affiant requested all Department of Homeland Security (DHS) - United States Citizenship and Immigration Service (USCIS), Employment Eligibility Verification forms (Form I-9), verified and completed by "Porfiria". The Form I-9s were

requested from an authorized representative for McDonald's who forwarded Form I-9s for approximately 40 employees.

- 9. Your affiant reviewed Form I-9 in the name of Jessica REYES with date of birth XX-XX-1986 and social security number XXX-XX-6953. This Form I-9 was electronically signed by REYES on June 2, 2016.
- 10. Section 2 of Form I-9 indicates that REYES presented social security card XXX-XX-6953 and State of North Carolina Identification Card XXXXX354 to prove authorization to work in the United States.
- 11. Form I-9 shows that on June 2, 2016, McDonald's Department Manager II, Porfiria Rodriguez verified these identity documents.
- 12. Your affiant conducted a Law Enforcement database query an identified State of North Carolina Identification Card XXXXX354 was an invalid number.
- 13. On October 4, 2016, HSI Special Agent Jahaira Torrens and other law enforcement agents travelled to REYES'S residence, XXX W 11 Street, Apartment XX, Siler City, NC and encountered an unknown Hispanic female later identified as Kelin Rosmeri LIMA Perez. During a non-custodial interview at the residence LIMA admitted that she was working at McDonald's under the name of Jessica REYES.
- 14. Your affiant transported LIMA to the Homeland Security Investigations Office in Cary, NC for immigration processing. Records indicated that LIMA had no record of legal entry in to the United States and had no prior encounter with immigration officials. Alien File XXX XXX 419 was created in her name.
- 15. Your affiant conducted a custodial interview in the Spanish language were LIMA was advised of her Miranda rights. LIMA waived her rights by signing a waiver form in the Spanish language. In the interview that followed LIMA advised that she obtained the name of Jessica Marrero REYES and REYES' social security number some time ago and used the information to obtain employment at McDonald's.

Conclusion

11. Based on all of the foregoing, your affiant submits that there is ample probable cause to believe that Kelin Rosmeri LIMA Perez, also known as "Jessica REYES", is in fact guilty of intent to deceive, falsely represented a number to be the social security account number assigned by the Commissioner of Social Security to him or to another person, when in fact such number was not the social security account number assigned by the Commissioner of Social Security to him or to such other person, in violation of Title 42, United States Code, Section 408(a)(7)(B), and respectfully ask that the Court issue a warrant ordering her arrest for such crime.

Further your affiant sayeth not.

Luis Castrillon

Special Agent

Homeland Security Investigations

SUBSCRIBED TO AND SWORN TO BEFORE ME
THIS 6th DAY OF DECEN 2016.

JOE I. WEBSTER

United States Magistrate Judge Middle District of North Carolina